## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ASIAN AMERICANS ADVANCING JUSTICE-ATLANTA, et al.,

Plaintiffs,

v.

No. 1:21-cv-1333-JPB

BRAD RAFFENSPERGER, in his official capacity as the Georgia Secretary of State; et al.,

Defendants,

REPUBLICAN NATIONAL COM-MITTEE; NATIONAL REPUBLICAN SENATORIAL COMMITTEE; NA-TIONAL REPUBLICAN CONGRES-SIONAL COMMITTEE; and GEOR-GIA REPUBLICAN PARTY, INC.,

Proposed Intervenor-Defendants.

REPLY IN SUPPORT OF MOTION TO INTERVENE

Under the Local Rules, "it is not necessary for the movant to file a reply." LR 7.1(C). Movants thus will not burden the Court with extra briefing. Every argument in Plaintiffs' opposition is answered in the reply that Movants filed in *New Georgia Project v. Raffensperger*, Doc. 33, No. 1:21-cv-1229-JPB (N.D. Ga. Apr. 28, 2021). If the Court grants Movants intervention there, it should also grant Movants intervention here and in the other related cases. *See, e.g.*, *Edwards v. Vos*, 2020 WL 6741325, at \*1 (W.D. Wis. 2020) (granting the Republican Party intervention in "one of four lawsuits currently before this court challenging various [Wisconsin election laws]" where the Republican Party had "already been permitted to intervene in two of those lawsuits").

Dated: May 3, 2021 Respectfully submitted,

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## CERTIFICATE OF SERVICE AND CERTIFICATE OF COMPLIANCE WITH LOCAL RULE 5.1

This reply was prepared in Century Schoolbook, 13-point type—one of the font and point selections approved in Local Rule 5.1(C). I certify that I electronically filed this reply with the Clerk of Court using CM/ECF, which will electronically notify all counsel of record.

Dated: May 3, 2021 /s/ Cameron T. Norris